Case 7:16-cv-04309-JCM Document 26 Filed 11/03/17 Page 1 of 1

THE MARGOLIN & WEINREB LAW GROUP, LLP

Attorneys at Law 165 Eileen Way, Suite 101 Syosset, New York 11791

ALAN WEINREB, ESQ. C. LANCE MARGOLIN, ESQ. CYNTHIA A. NIERER, ESQ.

(516) 921-3838 FAX (516) 921-3824 (516) 945-6055 www.nyfclaw.com

November 2, 2017

Via ECF

Honorable Judith C. McCarthy United States Magistrate Judge The Charles L. Brieant, Jr. Federal Building and United States Courthouse 300 Quarropas Street White Plains, New York 10601

Borrower:

Karen Beltran

Civil Index No.:

16-cv-04309 (VLB) United States Magistrate Judge

Property:

SO ORDERED:

The parties are directed to write to the Court on May 2, 2018 to provide an update on the status of the bankruptcy proceedings. However, if the stay is lifted prior to that date, the parties shall notify the Court within 48 hours of the Bankruptcy Judge's order lifting the stay.

Vucaes CM Car 3/

60 Truman Avenue, Yonkers, New York 10703

Honorable Madam:

We represent plaintiff Gustavia Home, LLC ("Gustavia") regarding the pending foreclosure action against Karen Beltran (the "Defendant").

Please let this letter serve as an update regarding this case.

Gustavia commenced this instant action by filing a complaint on June 9, 2016.

Thereafter, Defendant filed a voluntary Chapter 13 bankruptcy case in the United States Bankruptcy Court for the Southern District of New York on March 21, 2017 which was assigned case number 17-22419-rdd. Defendant's bankruptcy case stayed all proceedings in this Court by virtue of 11 U.S.C. §362(a).

In the bankruptcy case, Defendant moved by Notice of Motion dated June 6, 2017, seeking to avoid Gustavia's lien under 11 U.S.C. §§506(a) and (d). Gustavia filed an Objection to the Defendant's Chapter 13 plan on June 22, 2017. According to the Bankruptcy Court docket, the hearing on confirmation of Defendant's plan and the hearing on Defendant's Motion to avoid Gustavia's lien is scheduled for November 15, 2017.

By virtue of Bankruptcy Code §362(a), Gustavia is still stayed from proceeding in this case.

> Respectfully, The Margolin & Weinreb Law Group, LLP

/s/ Randy J. Schaefer Randy J. Schaefer, Esq.

RJS:bhs

cc: Patricia M. Lattanzio, Esq. (attorney for Karen Beltran)(via email)